## Case 08-71202-JAD DOCT24 UMITED 62/04/09ANERTETECYO2/04/09 11:21:22 Desc Main WESTEROCDINERICT OPRESING ANIA

Debtor#1: MIICHAEL B. STRANATHAN

Last Four (4) Digits of SSN: 8762

Debtor#2: DORA R. STRANATHAN

Last Four (4) Digits of SSN: 4554

Check if applicable X Amended Plan Plan expected to be completed within the next 12 months

Bankruptcy Case Number 08-71202

check if upp	menore A Amended Fran - Fran Cap	ceted to be completed wit	MIN CHE NEAT IN MONCHS
	AMENDED CHAPTE	R 13 PLAN DATED	February 4, 2009
	COMBINED WITH CLAIMS	S BY DEBTOR PURS	SUANT TO RULE 3004
PLAN FUN		of (0 months shall be not	d to the Trustee from fature comings of fellows
Payments:	By Income Attachment	of <u><b>bu</b></u> months shall be pai Directly by Debtor	d to the Trustee from future earnings as follows:  By Automated Bank Transfer
D#1	\$ 1904.00	\$	\$
D#2	\$ 896.00	\$	
(Income a	By Income Attachment  \$ 1904.00  \$ 896.00  ttachments must be used by Debtors having at	ttachable income)	(SSA direct deposit recipients only)
Estimated	amount of additional plan funds from sale pro	oceeds, etc.: NONE	
	ee shall calculate the actual total payments est		
The respon	nsibility for ensuring that there are sufficient f	funds to effectuate the goal	s of the Chapter 13 plan rests with the Debtor.
PLAN PAYM	ENTS TO BEGIN: no later than one month	following the filing of the	bankruptcy petition.
FOR AMENI	DED PLANS:		
a) T	he total plan payments shall consist of all	amounts previously paid	together with the new monthly payment for the
re	emainder of the plan's duration.		
		months for a total	al ofmonths from the original plan filing
d	ate;		
c) T	he payment shall be changed effective he Debtor (s) have filed a motion requesting t	<del>_</del>	
d) T	he Debtor (s) have filed a motion requesting t	that the court appropriately	change the amount of all wage orders.
	All sales shall be comple	eted by Lump	from the sale of this property (describe) sum payments shall be received by the Trustee as
follows: _			shall be received by the Trustee as
Other pay	ments from any source (describe specifical	ly)	shall be received by the Trustee as
follows: _			·
The sequen	ce of plan payments shall be determined by	the Trustee, using the fo	llowing as a general guide:
Level On	: Unpaid filing fees.		
Level Tw		tled to Section 1326 pre-co	nfirmation adequate protection payments.
Level Thi	1 2		ayments, installments on professional fees.
Level For		1	•
Level Fiv	1		
Level Six			
Level Sev		eially classified claims, mis	cellaneous secured arrears.
Level Eig			
Level Nin	e: Untimely filed unsecured claims for whi	ich the Debtor has not lodg	ged an objection.

\*Local Bankruptcy Form No. 10 (Revised March 18, 2008)

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1. UNPAID FILING FEES \_\_\_\_\_

AYMENTS UNDER SECT	D LEASE PAYMENTS ENT FION 1326 (a)(1)(C)	IILED TO PRECON	(F IKIVIA	TION ADEQ	UAILI	ROTECTION
imely plan payments to the dection 1326 (a)(1)(C). Distributions shall change to learn	Fors subject to these terms a Trustee by the Debtor(s) shall dibutions prior to final plan conevel 3. Leases provided for in	onstitute compliance wirmation shall be made this section are assumed	rith the act at Level d by the I	dequate protect 2. Upon final Debtor(s).	ion requ plan coi	
Name of Creditor	Description of Co	llateral	Month	ly Payment	Pre-	-petition arrears to
(include account #)	(Address or parce of real estate, etc	l ID	(If cha	nged, state ve date)	be c	cured (w/o interest, ess expressly stated)
Homecoming Financial	First Mortgage of Crawford Street,	Residence at 506 E. Ebensburg PA	\$1021.	.97	0.00	)
		on Residence at 506	\$461.4	.42 0.00		)
Homecoming Financial						
		t, Ebensburg, PA	) preconj	firmation adequ	uate pro	tection payments:
Long term debt claims secur	E. Crawford Stre	t, Ebensburg, PA  itled to §1326 (a)(1)(C)	, ACCO	RDING TO O	RIGINA	AL CONTRACT
Long term debt claims secur SECURED CLAIMS T TERMS, WITH NO MO	E. Crawford Stre	t, Ebensburg, PA  itled to §1326 (a)(1)(C)  NG TERM OF PLANA  ACTUAL TERMS AN	, ACCO	RDING TO O	RIGINA UNTI	AL CONTRACT L PAID
SECURED CLAIMS TERMS, WITH NO MO	E. Crawford Stre	t, Ebensburg, PA  itled to §1326 (a)(1)(C)  NG TERM OF PLANA  ACTUAL TERMS AN	, ACCO	RDING TO O	RIGINA D UNTI 6 (a)(1)(	AL CONTRACT L PAID
SECURED CLAIMS T TERMS, WITH NO MO Claims entitle Name of Creditor	E. Crawford Stre  ed by PERSONAL property en  O BE PAID IN FULL DURI  ODIFICATION OF CONTR  ed to preconfirmation adequat	nt, Ebensburg, PA  itled to §1326 (a)(1)(C)  NG TERM OF PLAN, ACTUAL TERMS AN  protection payments p  Contractual M	, ACCO	RDING TO ON RETAINED to Section 132.  Principal Bala	RIGINA D UNTI 6 (a)(1)(	AL CONTRACT L PAID  (C): Contract Rate of
SECURED CLAIMS T TERMS, WITH NO MO Claims entitle Name of Creditor  Chase Auto Financing	E. Crawford Stre	ng TERM OF PLAN. ACTUAL TERMS AN Contractual M Payment (Leve	, ACCO	RDING TO ON SECTION 132  to Section 132  Principal Bala  Of Claim	RIGINA D UNTI 6 (a)(1)(	AL CONTRACT L PAID  (C): Contract Rate of Interest
SECURED CLAIMS T TERMS, WITH NO MO Claims entitle Name of Creditor Chase Auto Financing	E. Crawford Stre  ed by PERSONAL property en  O BE PAID IN FULL DURI DDIFICATION OF CONTR  ed to preconfirmation adequat  Description of Collateral  2005 Ford Taurus  2004 Chrysler Sebring	ng TERM OF PLAN. ACTUAL TERMS AN Protection payments p Contractual M Payment (Level) 341.19 \$373.56	, ACCO	RDING TO ONS RETAINEI  to Section 132  Principal Bala Of Claim  11367.04	RIGINA D UNTI 6 (a)(1)(	AL CONTRACT L PAID  (C): Contract Rate of Interest 10.99%
SECURED CLAIMS TERMS, WITH NO MO  Claims entitle Name of Creditor  Chase Auto Financing	E. Crawford Stre  ed by PERSONAL property en  O BE PAID IN FULL DURI DDIFICATION OF CONTR  ed to preconfirmation adequat  Description of Collateral  2005 Ford Taurus  2004 Chrysler Sebring	NG TERM OF PLAN. ACTUAL TERMS AN Contractual M Payment (Level) 341.19	onthly	RDING TO ONS RETAINEI  to Section 132  Principal Bala Of Claim  11367.04	RIGINA D UNTII 6 (a)(1)( nce	AL CONTRACT L PAID  (C): Contract Rate of Interest 10.99%
. SECURED CLAIMS T TERMS, WITH NO MO	E. Crawford Stre  ed by PERSONAL property en  O BE PAID IN FULL DURI DDIFICATION OF CONTR  ed to preconfirmation adequat Description of Collateral  2005 Ford Taurus  2004 Chrysler Sebring	NG TERM OF PLAN. ACTUAL TERMS AN Protection payments p Contractual M Payment (Level) 341.19 \$373.56	onthly	RDING TO ONS RETAINEI  to Section 132  Principal Bala Of Claim  11367.04  7640.10	RIGINA D UNTII 6 (a)(1)( nce	AL CONTRACT L PAID  (C): Contract Rate of Interest 10.99%  7.75%  Contract Rate of

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### 5. SECURED CLAIMS TO BE FULLY PAID ACCORDING TO MODIFIED TERMS AND LIENS RETAINED

Name of Creditor	led to preconfirmation adequate prote Description of Collateral		Interest Rate	Monthly Payment at Level 3 or Pro
NONE				Rata
	Other	· Claims:		
Name of Creditor	Description of Collateral	Modified Principal Balance	Interest Rate	Monthly Payment at Leve 3 or Pro Rata
6. SECURED CLAIMS NO TO SURRENDER OF C SPECIFY DATE OF SU	OLLATERAL;	7. THE DEBTOR PROPORTION THE LIENS OF CREDITORS:  Name the Creditor and identify	F THE FOLLOV	VING
HILTON GRAND VACATIC surrendered 2/6/2009	N CLUB Time Share to be			processes,
RETAIL SERVICES – 2005 I 2/6/2009	Kawasaki Motorcycle to be surrendered			
made by the Trustee.	ided for in this section are assumed	•		
Name of Creditor (include account#)	Description of leased asset		Pre-petition (Without int	arrears to be cured
N. CO. P.		· Claims:		. 1
Name of Creditor (include account#)	Other Description of leased asset	Claims:  Monthly payment amount and number of payments	(Without int	arrears to be cured erest, unless ated otherwise)
		Monthly payment amount	(Without int	erest, unless
		Monthly payment amount	(Without int	erest, unless

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9.	SECURED TAX CLAIMS FULLY PAID AND LIENS RETAINED

Name of Taxing Authority	Total Amount of Claim	Type of Tax	Rate of Interest *		entifying Numbe ollateral is Real l		Tax Periods
* The secured tax claims interest at the statutory							
<b>0. PRIORITY DOMESTIO</b> f the Debtor (s) is currently purple to the Debtor (s) expressly agreed orders.	paying Domestic Supp	ort Obligations th	nrough existing on all Domest	g state co	ourt order(s) and ort Obligations t	leaves this	s section blank, sting state cour
Name of Creditor	Description	on		Total A	mount of Claim	Monthly F	ayment or Prora
1. PRIORITY UNSECUR	ED TAY CLAIMS D	AID IN EUL I		<u> </u>			
Name of Taxing Authority		ount of Claim	Type of Tax		Rate of Inter		ax Periods
a. Percentage fees paya b. Attorney fees: pay		Fee and Expense I	Fund shall be p				states Trustee.  o a retainer of
	ready paid by or on be						of \$ 100.00

13. OTHER PRIORITY CLAIMS TO BE PAID IN FULL NONE

Claims entitled to preconfirmation adequate protection payments pursuant to Section 1326 (a)(1)(C):

Name of Creditor	Total Amount of Claim	Interest Rate (0% if blank)	Statute Providing Priority Status

### Case 08-71202-JAD Doc 24 Filed 02/04/09 Entered 02/04/09 11:21:22 Desc Main 14. POST-PETITION UTILITY MONTHLY PONCEMENT (appl Redue) 5/10/16/16 agreement between Debtor(s) and utility)

These payments comprise a single monthly combined payment for post-petition utility services, any post-petition delinquencies and unpaid security deposits. The claim payment will not change for the life of the plan. Should the utility file a motion requesting a payment change, the Debtor will be required to file an amended plan. These payments may not resolve all of the post-petition claims of the utility. The utility may require additional funds from the Debtor (s) after discharge.

Name of Creditor	Monthly Payment	Post-petition Account Number
<b> </b>		

#### 15. CLAIMS OF UNSECURED NONPRIORITY CREDITORS TO BE SPECIALLY CLASSIFIED

Name of Creditor	Principal Balance or	Rate of	Monthly Payments	Arrears to be Cured	Interest
	Long Term Debt	Interest (0%			Rate on
		if blank)			Arrears

### 16. CLAIMS OF GENERAL, NONPRIORITY UNSECURED CREDITORS

The Debtor (s) estimate that a total of \$_34,000.00 will be available for distribution to unsecured, non-priority creditors, and
Debtor (s) admit that a minimum of \$ must be paid to unsecured non-priority creditors in order to comply with the
liquidation alternative test for confirmation. The estimated percentage of payment to general unsecured creditors is <u>26</u> %.
The percentage of payment may change, based upon the total amount of allowed claims. Late-filed claims will not be paid unless all
timely filed claims have been paid in full. Thereafter, all late-filed claims will be paid pro-rata unless an objection has been file within
30 days of filing the claim. Creditors not specifically identified in Parts 1 - 15, above, are included in this class.

### GENERAL PRINCIPLES APPLICABLE TO ALL CHAPTER 13 PLANS

This is the voluntary Chapter 13 reorganization plan of the Debtor (s). The Debtor (s) understand and agree that the Chapter 13 plan may be extended as necessary by the Trustee, to not more than 60 (sixty) months, in order to insure that the goals of the plan have been achieved. Property of the estate shall not re-vest in the Debtor until the bankruptcy case is closed.

The Debtor (s) shall comply with the tax return filing requirements of Section 1308, prior to the Section 341 Meeting of Creditors, and shall provide the Trustee with documentation of such compliance at or before the time of the Section 341 Meeting of Creditors. Counsel for the Debtor(s), or Debtor (if not represented by counsel), shall provide the Trustee with the information needed for the Trustee to comply with the requirements of Section 1302 as to notification to be given to Domestic Support Obligation creditors, and Counsel for the Debtor(s), or Debtor (if pro se) shall provide the Trustee with the calculations relied upon by Counsel to determine the Debtor (s)' current monthly income and disposable income.

As a condition to eligibility of the Debtor(s) to receive a discharge upon successful completion of the plan, Counsel for the debtor(s), or the debtor(s) if not represented by counsel, shall file with the Court a certification:

- (1) that the debtor(s) is entitled to a discharge under the terms of Section 1328 of the Bankruptcy Code;
- (2) specifically certifying that all amounts payable under a judicial or administrative order or, by statute, requiring the debtor(s) to pay a domestic support obligation that are due on or before the date of the certification (including amounts due before the petition was filed, but only to the extent provided for by the plan) have been paid;
- (3) that the debtor(s) did not obtain a prior discharge in bankruptcy within the time frames specified in Section 1328(f)(1)or(2);
- (4) that the debtor(s) has completed an instructional course concerning personal financial management within the meaning of Section 1328(g)(1); and
- (5) that Section 1328(h) does not render the debtor(s) ineligible for a discharge.

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All pre-petition debts are paid through the Trustee. Additionally, ongoing payments for vehicles, mortgages and assumed leases are also paid through the Trustee, unless the Court orders otherwise.

Percentage fees to the Trustee are paid on all distributions at the rate fixed by the United States Trustee. The Trustee has the discretion to adjust, interpret and implement the distribution schedule to carry out the plan. The Trustee shall follow this standard plan form sequence unless otherwise ordered by the Court.

The provisions for payment to secured, priority and specially classified creditors in this plan shall constitute claims in accordance with Bankruptcy Rule 3004. Proofs of claim by the Trustee will not be required. The Clerk shall be entitled to rely on the accuracy of the information contained in this plan with regard to each claim. If the secured, priority or specially classified creditor files its own claim, then the creditor's claim shall govern, provided the Debtor (s) and Debtor (s)' counsel have been given notice and an opportunity to object. The Trustee is authorized, without prior notice, to pay claims exceeding the amount provided in the plan by not more than \$250.

Any Creditor whose secured claim is modified by the plan, or reduced by separate lien avoidance actions, shall retain its lien until the plan has been fully completed, or until it has been paid the full amount to which it is entitled under applicable non-bankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and successful completion of the plan by the Debtor (s), the creditor shall promptly cause all mortgages and liens encumbering the collateral to be satisfied, discharged and released

Should a pre-petition Creditor file a claim asserting secured or priority status that is not provided for in the plan, then after notice to the Trustee, counsel of record, (or the Debtor (s) in the event that they are not represented by counsel), the Trustee shall treat the claim as allowed unless the Debtor(s) successfully objects.

Both of the preceding provisions will also apply to allowed secured, priority and specially classified claims filed after the bar date. LATE-FILED CLAIMS NOT PROPERLY SERVED ON THE TRUSTEE AND THE DEBTOR(S)' COUNSEL OF RECORD (OR DEBTOR, IF PRO SE) WILL NOT BE PAID. The responsibility for reviewing the claims and objecting where appropriate is placed on the Debtor.

BY SIGNING THIS PLAN THE UNDERSIGNED, AS COUNSEL FOR THE DEBTOR(S), OR THE DEBTOR(S) IF NOT REPRESENTED BY COUNSEL, CERTIFY THAT I/WE HAVE REVIEWED ANY PRIOR CONFIRMED PLAN(S), ORDER(S) CONFIRMING PRIOR PLAN(S), PROOFS OF CLAIM FILED WITH THE COURT BY CREDITORS, AND ANY ORDERS OF COURT AFFECTING THE AMOUNT(S) OR TREATMENT OF ANY CREDITOR CLAIMS, AND EXCEPT AS MODIFIED HEREIN, THAT THIS PROPOSED PLAN CONFORMS TO AND IS CONSISTENT WITH ALL SUCH PRIOR PLANS, ORDERS AND CLAIMS.

Attorney Signature /s/ Timothy J. Sloan
Attorney Name and Pa. ID # Timothy J. Sloan PA ID# 49728
Attorney Address and Phone PO Box 330, Ebensburg, PA 15931 (814) 471-6771
Debtor Signature /s/ Michael B. Stranathan
Debtor Signature /s/ Dora R. Stranathan